IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

HUAWEI TECHNOLOGIES CO. LTD.,

Plaintiff,

v.

VERIZON COMMUNICATIONS, INC., VERIZON BUSINESS NETWORK SERVICES, INC., VERIZON ENTERPRISE SOLUTIONS, LLC, CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS, INC., VERIZON DATA SERVICES LLC, VERIZON BUSINESS GLOBAL LLC, VERIZON SERVICES CORP., AND VERIZON PATENT AND LICENSING INC.

Defendants.

VERIZON BUSINESS NETWORK SERVICES, INC., CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS, VERIZON DATA SERVICES LLC, VERIZON BUSINESS GLOBAL LLC, VERIZON SERVICES CORP., AND VERIZON PATENT AND LICENSING INC.

Counterclaim-Plaintiffs,

v.

HUAWEI TECHNOLOGIES CO. LTD., HUAWEI TECHNOLOGIES USA, INC., AND FUTUREWEI TECHNOLOGIES INC.

Counterclaim-Defendants.

No. 2:20-cv-00030-JRG

JURY TRIAL DEMANDED

JOINT NOTICE REGARDING DKT. 183

Pursuant to the Court's Order [Dkt. 204], the parties file this Joint Notice regarding the status of Verizon's Motion to Compel Huawei's Production of Documents [Dkt. 183] and hereby notify the Court as follows:

Counsel for Huawei, Greg Love and Jason Cassady, have met and conferred with counsel for Verizon, Deon Dacus, Charles Verhoven, and Andrea Roberts numerous times since Verizon filed its Motion To Compel Huawei's Production Of Documents [Dkt. 183] on February 2, 2021. The parties have continued to confer over email as well. The parties have made significant progress in coming to an agreement for over 500 documents at issue leaving approximately 100 documents from Huawei's privilege log in dispute. The parties jointly and humbly request the Court allow an additional week¹ to further negotiate the matter to hopefully resolve the dispute entirely without the need for Court intervention.

Huawei's response to Verizon's Motion To Compel Huawei's Production Of Documents [Dkt. 183] is due Wednesday, February 17, 2021. For efficiency purposes and to avoid wasting resources, the parties request the Court extend this deadline one week to Wednesday, February 24, 2021.

Dated: February 12, 2021 Respectfully submitted,

<u>/s/ Jason D. Cassady</u>

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¹ Huawei is currently in the midst of Chinese New Year, so the parties agree that a one week extension is appropriate to respect the celebration while allowing for open and meaningful negotiations.

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By: /s/ Deron R. Dacus

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that counsel of record is being served with a copy of the foregoing document via the Court's electronic filing system on this 12th day of February, 2021.

/s/ Jason D. Cassady
Jason D. Cassady